

114TH CONGRESS  
1ST SESSION

# H. R. 3179

To amend the loan counseling requirements under the Higher Education Act of 1965, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 23, 2015

Mr. GUTHRIE (for himself, Mr. ALLEN, Ms. BONAMICI, Mr. KLINE, Mr. SCOTT of Virginia, Mr. HUNTER, Mr. WALBERG, Mr. HECK of Nevada, Mr. MESSER, Mr. CARTER of Georgia, Ms. STEFANIK, Mrs. DAVIS of California, Mr. GRIJALVA, Mr. SABLAR, Mr. POCAN, Mr. TAKANO, Ms. CLARK of Massachusetts, Mr. DESAULNIER, and Mr. HUDSON) introduced the following bill; which was referred to the Committee on Education and the Workforce

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# A BILL

To amend the loan counseling requirements under the Higher Education Act of 1965, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Empowering Students  
5       Through Enhanced Financial Counseling Act”.

6       **SEC. 2. ANNUAL COUNSELING.**

7       Section 485(l) of the Higher Education Act of 1965  
8       (20 U.S.C. 1092(l)) is amended to read as follows:

1       “(l) ANNUAL FINANCIAL AID COUNSELING.—

2           “(1) ANNUAL DISCLOSURE REQUIRED.—

3               “(A) IN GENERAL.—Each eligible institu-  
4              tion shall ensure that each individual who re-  
5              ceives a Federal Pell Grant or a loan made  
6              under part D (other than a Federal Direct Con-  
7              solidation Loan) receives comprehensive infor-  
8              mation on the terms and conditions of such  
9              Federal Pell Grant or loan and the responsibil-  
10             ties the individual has with respect to such  
11             Federal Pell Grant or loan. Such information  
12             shall be provided, for each award year for which  
13             the individual receives such Federal Pell Grant  
14             or loan, in a simple and understandable man-  
15             ner—

16               “(i) during a counseling session con-  
17              ducted in person;

18               “(ii) online, with the individual ac-  
19              knowledging receipt of the information; or

20               “(iii) through the use of the online  
21              counseling tool described in subsection  
22              (n)(1)(B).

23               “(B) USE OF INTERACTIVE PROGRAMS.—

24              In the case of institutions not using the online  
25              counseling tool described in subsection

1                             (n)(1)(B), the Secretary shall require such in-  
2                             stitutions to carry out the requirements of sub-  
3                             paragraph (A) through the use of interactive  
4                             programs, during an annual counseling session  
5                             that is in-person or online, that test the individ-  
6                             ual's understanding of the terms and conditions  
7                             of the Federal Pell Grant or loan awarded to  
8                             the student, using simple and understandable  
9                             language and clear formatting.

10                         “(2) ALL INDIVIDUALS.—The information to be  
11                         provided under paragraph (1)(A) to each individual  
12                         receiving counseling under this subsection shall in-  
13                         clude the following:

14                         “(A) An explanation of how the student  
15                         may budget for typical educational expenses  
16                         and a sample budget based on the cost of at-  
17                         tendance for the institution.

18                         “(B) An explanation that an individual has  
19                         a right to annually request a disclosure of infor-  
20                         mation collected by a consumer reporting agen-  
21                         cy pursuant to section 612(a) of the Fair Credit  
22                         Reporting Act (15 U.S.C. 1681j(a)).

23                         “(C) Based on the most recent data avail-  
24                         able from the American Community Survey  
25                         available from the Department of Commerce,

1           the estimated average income and percentage of  
2           employment in the State of domicile of the bor-  
3           rower for persons with—

4                 “(i) a high school diploma or equiva-  
5                 lent;

6                 “(ii) some post-secondary education  
7                 without completion of a degree or certifi-  
8                 cate; and

9                 “(iii) a bachelor’s degree.

10                 “(D) An introduction to the financial man-  
11                 agement resources provided by the Financial  
12                 Literacy and Education Commission.

13                 “(3) STUDENTS RECEIVING FEDERAL PELL  
14                 GRANTS.—The information to be provided under  
15                 paragraph (1)(A) to each student receiving a Fed-  
16                 eral Pell Grant shall include the following:

17                 “(A) An explanation of the terms and con-  
18                 ditions of the Federal Pell Grant.

19                 “(B) An explanation of approved edu-  
20                 cational expenses for which the student may use  
21                 the Federal Pell Grant.

22                 “(C) An explanation of why the student  
23                 may have to repay the Federal Pell Grant.

24                 “(D) An explanation of the maximum  
25                 number of semesters or equivalent for which the

1 student may be eligible to receive a Federal Pell  
2 Grant, and a statement of the amount of time  
3 remaining for which the student may be eligible  
4 to receive a Federal Pell Grant.

5 “(E) An explanation that if the student  
6 transfers to another institution not all of the  
7 student’s courses may be acceptable in transfer  
8 toward meeting specific degree or program re-  
9 quirements at such institution, but the amount  
10 of time remaining for which a student may be  
11 eligible to receive a Federal Pell Grant, as pro-  
12 vided under subparagraph (D), will not change.

13 “(F) An explanation of how the student  
14 may seek additional financial assistance from  
15 the institution’s financial aid office due to a  
16 change in the student’s financial circumstances,  
17 and the contact information for such office.

18 “(4) BORROWERS RECEIVING LOANS MADE  
19 UNDER PART D (OTHER THAN PARENT PLUS  
20 LOANS).—The information to be provided under  
21 paragraph (1)(A) to a borrower of a loan made  
22 under part D (other than a Federal Direct PLUS  
23 Loan made on behalf of a dependent student) shall  
24 include the following:

1                 “(A) To the extent practicable, the effect  
2                 of accepting the loan to be disbursed on the eli-  
3                 gibility of the borrower for other forms of stu-  
4                 dent financial assistance.

5                 “(B) An explanation of the use of the mas-  
6                 ter promissory note.

7                 “(C) An explanation that the borrower is  
8                 not required to accept the full amount of the  
9                 loan offered to the borrower.

10                “(D) An explanation that the borrower  
11                 should consider accepting any grant, scholar-  
12                 ship, or State or Federal work-study jobs for  
13                 which the borrower is eligible prior to accepting  
14                 Federal student loans.

15                “(E) A recommendation to the borrower to  
16                 exhaust the borrower’s Federal student loan op-  
17                 tions prior to taking out private loans, an expla-  
18                 nation that Federal student loans typically offer  
19                 better terms and conditions than private loans,  
20                 an explanation of treatment of loans made  
21                 under part D and private education loans in  
22                 bankruptcy, and an explanation that if a bor-  
23                 rowner decides to take out a private education  
24                 loan—

1                 “(i) the borrower has the ability to se-  
2                 lect a private educational lender of the bor-  
3                 rower’s choice;

4                 “(ii) the proposed private education  
5                 loan may impact the borrower’s potential  
6                 eligibility for other financial assistance, in-  
7                 cluding Federal financial assistance under  
8                 this title; and

9                 “(iii) the borrower has a right—

10                 “(I) to accept the terms of the  
11                 private education loan within 30 cal-  
12                 endar days following the date on  
13                 which the application for such loan is  
14                 approved and the borrower receives  
15                 the required disclosure documents,  
16                 pursuant to section 128(e)(6) of the  
17                 Truth in Lending Act; and

18                 “(II) to cancel such loan within 3  
19                 business days of the date on which the  
20                 loan is consummated, pursuant to sec-  
21                 tion 128(e)(7) of such Act.

22                 “(F) An explanation of the approved edu-  
23                 cational expenses for which the borrower may  
24                 use a loan made under part D.

1                 “(G) Information on the annual and aggre-  
2                 gate loan limits for Federal Direct Stafford  
3                 Loans and Federal Direct Unsubsidized Staf-  
4                 ford Loans.

5                 “(H) Information on how interest accrues  
6                 and is capitalized during periods when the in-  
7                 terest is not paid by either the borrower or the  
8                 Secretary.

9                 “(I) In the case of a Federal Direct PLUS  
10                 Loan or a Federal Direct Unsubsidized Staf-  
11                 ford Loan, the option of the borrower to pay  
12                 the interest while the borrower is in school.

13                 “(J) The definition of half-time enrollment  
14                 at the institution, during regular terms and  
15                 summer school, if applicable, and the con-  
16                 sequences of not maintaining at least half-time  
17                 enrollment.

18                 “(K) An explanation of the importance of  
19                 contacting the appropriate offices at the institu-  
20                 tion of higher education if the borrower with-  
21                 draws prior to completing the borrower’s pro-  
22                 gram of study so that the institution can pro-  
23                 vide exit counseling, including information re-  
24                 garding the borrower’s repayment options and  
25                 loan consolidation.

1                 “(L) For a first-time borrower—

2                         “(i) a statement of the anticipated  
3                         balance on the loan for which the borrower  
4                         is receiving counseling under this sub-  
5                         section;

6                         “(ii) based on such anticipated bal-  
7                         ance, the anticipated monthly payment  
8                         amount under, at minimum—

9                         “(I) the standard repayment  
10                         plan; and

11                         “(II) an income-based repayment  
12                         plan under section 493C, as deter-  
13                         mined using regionally available data  
14                         from the Bureau of Labor Statistics  
15                         of the average starting salary for the  
16                         occupation in which the borrower has  
17                         an interest in or intends to be em-  
18                         ployed; and

19                         “(iii) an estimate of the projected  
20                         monthly payment amount under each re-  
21                         payment plan described in clause (ii),  
22                         based on the average cumulative indebted-  
23                         ness at graduation for borrowers of loans  
24                         made under part D who are in the same  
25                         program of study as the borrower.

1                 “(M) For a borrower with an outstanding  
2                 balance of principal or interest due on a loan  
3                 made under this title—

4                     “(i) a current statement of the  
5                 amount of such outstanding balance and  
6                 interest accrued;

7                     “(ii) based on such outstanding bal-  
8                 ance, the anticipated monthly payment  
9                 amount under, at minimum, the standard  
10                 repayment plan and, using regionally avail-  
11                 able data from the Bureau of Labor Sta-  
12                 tistics of the average starting salary for  
13                 the occupation the borrower intends to be  
14                 employed, an income-based repayment plan  
15                 under section 493C; and

16                     “(iii) an estimate of the projected  
17                 monthly payment amount under each re-  
18                 payment plan described in clause (ii),  
19                 based on—

20                     “(I) the outstanding balance de-  
21                 scribed in clause (i);

22                     “(II) the anticipated outstanding  
23                 balance on the loan for which the stu-  
24                 dent is receiving counseling under this  
25                 subsection; and

1                     “(III) a projection for any other  
2                     loans made under part D that the  
3                     borrower is reasonably expected to ac-  
4                     cept during the borrower’s program of  
5                     study based on at least the expected  
6                     increase in the cost of attendance of  
7                     such program.

8                     “(N) The obligation of the borrower to  
9                     repay the full amount of the loan, regardless of  
10                    whether the borrower completes or does not  
11                    complete the program in which the borrower is  
12                    enrolled within the regular time for program  
13                    completion.

14                    “(O) The likely consequences of default on  
15                    the loan, including adverse credit reports, delin-  
16                    quent debt collection procedures under Federal  
17                    law, and litigation, and a notice of the institu-  
18                    tion’s most recent cohort default rate (defined  
19                    in section 435(m)), an explanation of the cohort  
20                    default rate, the most recent national average  
21                    cohort default rate, and the most recent na-  
22                    tional average cohort default rate for the cat-  
23                    egory of institution described in section  
24                    435(m)(4) to which the institution belongs.

1                 “(P) Information on the National Student  
2                 Loan Data System and how the borrower can  
3                 access the borrower’s records.

4                 “(Q) The contact information for the institu-  
5                 tion’s financial aid office or other appropriate  
6                 office at the institution the borrower may con-  
7                 tact if the borrower has any questions about the  
8                 borrower’s rights and responsibilities or the  
9                 terms and conditions of the loan.

10                 “(5) BORROWERS RECEIVING PARENT PLUS  
11                 LOANS FOR DEPENDENT STUDENTS.—The informa-  
12                 tion to be provided under paragraph (1)(A) to a bor-  
13                 rower of a Federal Direct PLUS Loan made on be-  
14                 half of a dependent student shall include the fol-  
15                 lowing:

16                 “(A) The information described in sub-  
17                 paragraphs (A) through (C) and (N) through  
18                 (Q) of paragraph (4).

19                 “(B) The option of the borrower to pay the  
20                 interest on the loan while the loan is in  
21                 deferment.

22                 “(C) For a first-time borrower of such  
23                 loan—

24                 “(i) a statement of the anticipated  
25                 balance on the loan for which the borrower

1           is receiving counseling under this sub-  
2           section;

3           “(ii) based on such anticipated bal-  
4           ance, the anticipated monthly payment  
5           amount under the standard repayment  
6           plan; and

7           “(iii) an estimate of the projected  
8           monthly payment amount under the stand-  
9           ard repayment plan, based on the average  
10           cumulative indebtedness of other borrowers  
11           of Federal Direct PLUS Loans made on  
12           behalf of dependent students who are in  
13           the same program of study as the student  
14           on whose behalf the borrower borrowed the  
15           loan.

16           “(D) For a borrower with an outstanding  
17           balance of principal or interest due on such  
18           loan—

19           “(i) a statement of the amount of  
20           such outstanding balance;

21           “(ii) based on such outstanding bal-  
22           ance, the anticipated monthly payment  
23           amount under the standard repayment  
24           plan; and

1                         “(iii) an estimate of the projected  
2                         monthly payment amount under the stand-  
3                         ard repayment plan, based on—

4                         “(I) the outstanding balance de-  
5                         scribed in clause (i);

6                         “(II) the anticipated outstanding  
7                         balance on the loan for which the bor-  
8                         rower is receiving counseling under  
9                         this subsection; and

10                         “(III) a projection for any other  
11                         Federal Direct PLUS Loan made on  
12                         behalf of the dependent student that  
13                         the borrower is reasonably expected to  
14                         accept during the program of study of  
15                         such student based on at least the ex-  
16                         pected increase in the cost of attend-  
17                         ance of such program.

18                         “(E) Debt management strategies that are  
19                         designed to facilitate the repayment of such in-  
20                         debt.

21                         “(F) An explanation that the borrower has  
22                         the options to prepay each loan, pay each loan  
23                         on a shorter schedule, and change repayment  
24                         plans.

1                 “(G) For each Federal Direct PLUS Loan  
2                 made on behalf of a dependent student for  
3                 which the borrower is receiving counseling  
4                 under this subsection, the contact information  
5                 for the loan servicer of the loan and a link to  
6                 such servicer’s Website.

7                 “(6) ANNUAL LOAN ACCEPTANCE.—Prior to  
8                 making the first disbursement of a loan made under  
9                 part D (other than a Federal Direct Consolidation  
10                Loan) to a borrower for an award year, an eligible  
11                institution, shall, as part of carrying out the coun-  
12                seling requirements of this subsection for the loan,  
13                ensure that after receiving the applicable counseling  
14                under paragraphs (2), (4), and (5) for the loan the  
15                borrower accepts the loan for such award year by—

16                 “(A) signing the master promissory note  
17                 for the loan;

18                 “(B) signing and returning to the institu-  
19                 tion a separate written statement that affirma-  
20                 tively states that the borrower accepts the loan;  
21                 or

22                 “(C) electronically signing an electronic  
23                 version of the statement described in subpara-  
24                 graph (B).”.

1   **SEC. 3. EXIT COUNSELING.**

2       Section 485(b) of the Higher Education Act of 1965

3   (20 U.S.C. 1092(b)) is amended—

4           (1) in paragraph (1)(A)—

5               (A) in the matter preceding clause (i), by  
6               striking “through financial aid offices or other-  
7               wise” and inserting “through the use of an  
8               interactive program, during an exit counseling  
9               session that is in-person or online, or through  
10              the use of the online counseling tool described  
11              in subsection (n)(1)(A)”;

12               (B) by redesignating clauses (i) through  
13              (ix) as clauses (iv) through (xii), respectively;

14               (C) by inserting before clause (iv), as so  
15              redesignated, the following:

16               “(i) a summary of the outstanding balance of  
17              principal and interest due on the loans made to the  
18              borrower under part B, D, or E;

19               “(ii) an explanation of the grace period pre-  
20              ceding repayment and the expected date that the  
21              borrower will enter repayment;

22               “(iii) an explanation that the borrower has the  
23              option to pay any interest that has accrued while the  
24              borrower was in school or that may accrue during  
25              the grace period preceding repayment or during an

1       authorized period of deferment or forbearance, prior  
2       to the capitalization of the interest;”;

3                     (D) in clause (iv), as so redesignated—

4                             (i) by striking “sample information  
5                             showing the average” and inserting “infor-  
6                             mation, based on the borrower’s out-  
7                             standing balance described in clause (i),  
8                             showing the borrower’s”; and

9                             (ii) by striking “of each plan” and in-  
10                             serting “of at least the standard repay-  
11                             ment plan and the income-based repay-  
12                             ment plan under section 493C”;

13                     (E) in clause (ix), as so redesignated—

14                             (i) by inserting “decreased credit  
15                             score,” after “credit reports,”; and

16                             (ii) by inserting “reduced ability to  
17                             rent or purchase a home or car, potential  
18                             difficulty in securing employment,” after  
19                             “Federal law.”;

20                     (F) in clause (x), as so redesignated, by  
21                             striking “consolidation loan under section 428C  
22                             or a”;

23                     (G) in clauses (xi) and (xii), as so redesi-  
24                             gnated, by striking “and” at the end; and

25                     (H) by adding at the end the following:

1           “(xiii) for each of the borrower’s loans made  
2       under part B, D, or E for which the borrower is re-  
3       ceiving counseling under this subsection, the contact  
4       information for the loan servicer of the loan and a  
5       link to such servicer’s Website; and

6           “(xiv) an explanation that an individual has a  
7       right to annually request a disclosure of information  
8       collected by a consumer reporting agency pursuant  
9       to section 612(a) of the Fair Credit Reporting Act  
10      (15 U.S.C. 1681j(a)).”;

11           (2) in paragraph (1)(B)—

12           (A) by inserting “online or” before “in  
13       writing”; and

14           (B) by adding before the period at the end  
15       the following: “, except that in the case of an  
16       institution using the online counseling tool de-  
17       scribed in subsection (n)(1)(A), the Secretary  
18       shall attempt to provide such information to the  
19       student in the manner described in subsection  
20       (n)(3)(C)”;

21           (3) in paragraph (2)(C), by inserting “, such as  
22       the online counseling tool described in subsection  
23       (n)(1)(A),” after “electronic means”.

1   **SEC. 4. ONLINE COUNSELING TOOLS.**

2       Section 485 of the Higher Education Act of 1965 (20  
3   U.S.C. 1092) is further amended by adding at the end  
4   the following:

5       “**(n) ONLINE COUNSELING TOOLS.—**

6           “(1) IN GENERAL.—Beginning not later than 1  
7   year after the date of enactment of the Empowering  
8   Students Through Enhanced Financial Counseling  
9   Act, the Secretary shall maintain—

10           “(A) an online counseling tool that pro-  
11   vides the exit counseling required under sub-  
12   section (b) and meets the applicable require-  
13   ments of this subsection; and

14           “(B) an online counseling tool that pro-  
15   vides the annual counseling required under sub-  
16   section (l) and meets the applicable require-  
17   ments of this subsection.

18           “(2) REQUIREMENTS OF TOOLS.—In maintain-  
19   ing the online counseling tools described in para-  
20   graph (1), the Secretary shall ensure that each such  
21   tool is—

22           “(A) consumer tested, in consultation with  
23   other relevant Federal agencies, to ensure that  
24   the tool is effective in helping individuals under-  
25   stand their rights and obligations with respect

1 to borrowing a loan made under part D or re-  
2 ceiving a Federal Pell Grant;

3 “(B) understandable to students receiving  
4 Federal Pell Grants and borrowers of loans  
5 made under part D; and

6 “(C) freely available to all eligible institu-  
7 tions.

8 “(3) RECORD OF COUNSELING COMPLETION.—

9 The Secretary shall—

10 “(A) use each online counseling tool de-  
11 scribed in paragraph (1) to keep a record of  
12 which individuals have received counseling using  
13 the tool, and notify the applicable institutions  
14 of the individual’s completion of such coun-  
15 seling;

16 “(B) in the case of a borrower who re-  
17 ceives annual counseling for a loan made under  
18 part D using the tool described in paragraph  
19 (1)(B), notify the borrower by when the bor-  
20 rower should accept, in a manner described in  
21 section 485(l)(6), the loan for which the bor-  
22 rower has received such counseling; and

23 “(C) in the case of a borrower described in  
24 subsection (b)(1)(B) at an institution that uses  
25 the online counseling tool described in para-

1 graph (1)(A) of this subsection, the Secretary  
2 shall attempt to provide the information de-  
3 scribed in subsection (b)(1)(A) to the borrower  
4 through such tool.”.

5 **SEC. 5. LONGITUDINAL STUDY ON THE EFFECTIVENESS OF**  
6 **STUDENT LOAN COUNSELING.**

7 (a) IN GENERAL.—Not later than 1 year after the  
8 date of enactment of this Act, the Secretary of Education,  
9 acting through the Director of the Institute of Education  
10 Sciences, shall begin conducting a rigorous, longitudinal  
11 study of the impact and effectiveness of the student loan  
12 counseling—

13 (1) provided under subsections (b), (l), and (n)  
14 of section 485 of the Higher Education Act of 1965  
15 (20 U.S.C. 1092), as amended by this Act; and

16 (2) provided through such other means as the  
17 Secretary of Education may determine.

18 (b) CONTENTS.—

19 (1) BORROWER INFORMATION.—The longitu-  
20 dinal study carried out under subsection (a) shall in-  
21 clude borrower information, in the aggregate and  
22 disaggregated by race, ethnicity, gender, income, and  
23 status as an individual with a disability, on—

24 (A) student persistence;

25 (B) degree attainment;

13       (c) INTERIM REPORTS.—Not later than 18 months  
14 after the commencement of the study under subsection  
15 (a), and annually thereafter, the Secretary of Education  
16 shall evaluate the progress of the study and report any  
17 short-term findings to the appropriate committees of Con-  
18 gress.

## 19 SEC. 6. AVAILABILITY OF FUNDS.

20       (a) USE OF EXISTING FUNDS.—Of the amount au-  
21 thorized to be appropriated for maintaining the Depart-  
22 ment of Education's Financial Awareness Counseling  
23 Tool, \$2,000,000 shall be available to carry out this Act  
24 and the amendments made by this Act.

1       (b) NO ADDITIONAL FUNDS AUTHORIZED.—No  
2 funds are authorized to be appropriated by this Act to  
3 carry out this Act or the amendments made by this Act.

